

FILED
U.S. DISTRICT COURT
DISTRICT OF COLUMBIA

Stephen Harris, Clerk
Cneyenne

IN THE UNITED STATES DISTRICT COURT
DISTRICT OF WYOMING 03CV

CONSTITUTIONAL CIVIL RIGHTS VIOLATIONS.

III ON OR ABOUT SEPTEMBER 21 2007 AT APPROXIMATELY 10:00 AM PETITIONER APPROACHED THE CHEYENNE POLICE DEPARTMENT ENTERING THE BUILDING TO FILE MULTIPLE CRIMINAL CHARGES ON A WYOMING STATE TROOPER, TESTERMAN. A OFFICER RADOMICKI BADGE # 55 WAS

Receipt # _____
 Summons: T issued
 _____ not issued

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IN PLACE AT THE LOBBY DESK REPRESENTING
THE CHEYENNE POLICE DEPARTMENT

A. OFFICER RADOMICKI #55 HEARD THE CRIMINAL
CHARGES, VERBALLY AS CITED BY PETITIONER
ON SAIO AND STATED WYOMING STATE TROOPER.

B. RADOMICKI ULTIMATELY IN WRITING REFUSED
TO ASSIST, RECEIVE, LODGE, REPORT, THE CHARGES
IN ANY FORM, (SEE ATTACHED EVIDENCE
MARKED EXHIBITS I - II - A + B) AS TO
PROOFS AND PETITIONERS INTENDED EFFORTS
TO REDRESS FOR GRIEVANCES AND FILE
CHARGES ON RADOMICKI #55 FOR CRIMINAL
ACTS, CIVIL RIGHTS VIOLATIONS, DEPARTMENTAL
VIOLATIONS.

C. PETITIONER HAS NOT FILED TO THE CHIEF OF
POLICE AFORE NOTED CHARGES OR COMPLAINTS
AS ANOTHER ACTION OCCURED BY ANOTHER
OFFICER RE: CIVIL RIGHTS AND CRIMINAL ACTS
VIOLATIONS ON SEPTEMBER 22 2007 TO THE
PETITIONER SO ABRUPTLY PETITIONER HAD NO
REASONABLE OPPORTUNITY TO FILE ON THE
FIRST EVENT.

D. PETITIONER DESIRES TO NOTE FOR THE COURTS
INFORMATION THAT PETITIONER WAS IN THE
PROCESS OF MOVING PHYSICAL ADDRESS LIVING
LOCATIONS, ATTENDING TO PERSONAL NEEDS

DID MANAGE TO COMPLETE AND FILE CRIMINAL CHARGES ON SAID TROOPER WITH THE WYOMING STATE PATROL ON SAME DAY OF THE CRIMES BEING COMMITTED AFTER BEING REFUSED BY SAID POLICE OFFICER THAT REPRESENTED THE CHEYENNE POLICE DEPARTMENT, NOTING THAT MUCH VERBAL DURESS WAS DONE TO PETITIONER BY A MAJOR BUTLER OF WYOMING STATE PATROL ON THE TELEPHONE PRIOR TO BUTLER AGREED TO DISPATCH TWO STATE TROOPER TO RECEIVE THE WRITTEN CHARGES FROM PETITIONER, AT THE FRONT OF CHEYENNE LIBRARY.

E. IN LIGHT OF THE AFORE DESCRIBED EVENTS PETITIONER CLAIMS THAT OFFICER RADOMICKI DID IN FACT VIOLATE PETITIONERS U.S. CIVIL RIGHTS WITHIN THE 14TH AMMENDMENT OF THE U.S. CONSTITUTION BY NOT ALLOWING PETITIONER "EQUAL PROTECTION OF THE LAWS", FUTHER SHUTDOWN PETITIONERS "FREEDOM OF SPEECH" GUARANTEED BY THE 1ST AMMENDMENT OF SAME CONSTITUTION, CAUSED PETITIONER "CRUEL AND UNUSUAL PUNISHMENT" FROM THE 8TH AMMENDMENT, AND HAS JEOPARIZED THE FEASIBLE PROCESS OF "REDRESS OF GRIEVANCES" FROM THE 1ST AMMENDMENT OF SAME CONSTITUTION.

- F. THAT OFFICER RADOMICKI #55 DID COMMIT MISDEMANOR CRIMES OF DISTURBING THE PEACE AND HARASSING PETITIONER DURING THE REQUEST FOR POLICE SERVICES, DISRUPTED THE CHAIN OF EVIDENCE, CAUSING LOSS OF OPPORTUNITY TO ARREST AND CHARGE A SUSPECT OF SIX CRIMES, ONE BEING A FELONY.
- G. FURTHER THAT STATED OFFICER DURING THE VERBAL PORTION AND WRITTEN SELF ADMISSIONS REFUSED TO EVER SPEAK OR WRITE THE WORD "CHARGES" STAYING WITH THE WORD COMPLAINT, EVEN THOUGH PETITIONER TRIED TO EXPLAIN TO HIM THE DIFFERENCE OF THE WORDS.
- H. THAT IT IS CLEAR THAT PETITIONER CAN AND WILL TESTIFY THAT ANY OFFICER IN AMERICA CAN ACCEPT CRIMINAL CHARGES ON ANY OTHER OFFICER AT ANY TIME AND ANY CITIZEN, AND USUALLY WITH NOTED APPROVAL OF A HIGHER COMMAND OFFICER WHEN THAT OCCURS, NEVER REFUSING TO FILE SUCH.
- I. THAT CHEYENNE POLICE DEPARTMENT HAD THE PRIMARY RESPONSABILITY TO RECEIVE AND FILE STATED CHARGES AS THE CRIMES OCCURED WITHIN THE CITY LIMITS, THEREBY ESTABLISHING THE VENUE.

- J. THAT PETITIONER SUFFERED ANOTHER VIOLATION OF HIS CIVIL RIGHTS AND CRIMINAL ACTS FROM YET ANOTHER CHEYENNE POLICE OFFICER WERE HOURS APART THAT IS A OFFICER DAVIDSON BADGE # P81.
- K. THAT DAVIDSON WAS ASKED BY PETITIONER TO ACCEPT AND FILE CRIMINAL CHARGES ON A SUSPECT THAT COMMITTED FOUR CRIMINAL ACTS ON PETITIONER WHEN PETITIONER WAS APPLYING FOR SOME SERVICES HE QUALIFYS FOR AT THE LOCATION OF 907 LOGAN IN CHEYENNE WYOMING. PLEASE REFER TO ENCLOSED EVIDENCE PAPERS THAT CLAIRIFY THESE EVENTS MARKED EXHIBITS B-1 B-2 AND B-3.
- L. PETITIONER CLAIMS THAT BOTH OF THE AFORE STATED CHEYENNE POLICE OFFICERS HAVE GRIEVOUSLY AND WITH MALICE VIOLATED MULTIPLE CIVIL RIGHTS OF THE PETITIONER SEPRATELY BUT PARALLEL AS BOTH REPRESENT THE CHEYENNE POLICE DEPARTMENT.
- M. THAT OFFICER DAVIDSON VIOLATED PETITIONERS CIVIL RIGHTS OF "FREEDOM OF SPEECH" OF THE FIRST AMMENDMENT BY DISREGARDING THE WORDS OF EVIDENCE PETITIONER GAVE

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AND REPORTED TO HIM ON THE DATE LISTED IN THE STATED EXHIBITS, ALTERED AND TAMPERED WITH THAT EVIDENCE AND PUT FRAUDULENT AND FICTITIOUS WORDS IN PLACE OF THE PETITIONERS WORDS INTO A OFFICAL POLICE DOCUMENT, THEREBY ALSO DESTROYING THE TRUE EVIDENCE. THIS VIOLATION CAUSES "CRUEL AND UNUSUAL" PUNISHMENT TO THE PETITIONER SHOULD THE OFFICER REPORT AND NEGLIGENCE STAND AS IT IS, AND IT IS FACT THAT ONCE A CIVIL RIGHTS VIOLATION IS DONE, THEN IT IS DONE, FOREVER. THAT SAME OFFICER VIOLATED THE 14TH AMMENDMENT OF "EQUAL PROTECTION OF THE LAWS" BY FIRST REFUSING TO ACCEPT CRIMINAL CHARGES ON A NAMED SUSPECT AT A ESTABLISHED ADDRESS AND EVEN THOUGH HE REVERSED AND DID FILE A REPORT, NEVER USED THE WORDS "CRIMINAL CHARGES" FALSELY STATED MY DESIRES SO HE CONTINUES TO VIOLATE EQUAL PROTECTION OF THE LAWS".

N. PETITIONER HAS AND WILL SUFFER IRREPARABLE HARM AND DAMAGES AND INJURY TO ALL AREAS OF A PERSONS BEING, ACTIVITIES, AND REPUTATION FOREVER, HERE ON OUT.

0. THAT COUPLED WITH WHAT THE STATE TROOPER COMMITTED TO PETITIONER, (SEE ENCLOSED CHARGES, THAT STATE PATROL FINALLY RECEIVED OFFICALLY, PETITIONER FEELS HIS LIFE DISRUPTED IMMENSELY BY ALL STATED AND NOW HAVING TO DEAL WITH TWO SEPERATE POLICE UNITS WHO ARE KNOWN TO FUNCTION TOGETHER IN MANY AREAS PETITIONER IS CLIMAXED TO THE POINT OF BEING IN FEAR FOR HIS LIFE, FREEDOM, SAFTEY IN ALL HIS NEEDED ACTIVITIES THAT ARE KNOWN TO MANY CITIZENS OF RESPECT, NEWS MEDIAS, AND OTHER GOVERNMENT AGENCIES SUCH AS FEDERAL ELECTION COMMISSION, STATES ELECTION COMMISSIONS, AND SEVERAL POLITICAL ORGANIZATIONS. AS PETITIONER HAS DECIDED WELL BEFORE ARRIVING IN CHEYENNE WYOMING TO RUN FOR U.S. SENATOR IN WYOMING IN 2008 BEGINNING PRE-INQUIRY AND INVESTIGATIVE EFFORTS IN OTHER PARTS OF WYOMING, AND FILING THE FEDERAL DOCUMENTS AS ENCLOSED FOR VIEWING, PETITIONER FEELS JUST AND PROBABLE CAUSE TO PRAY TO THE COURT FOR THE ENCLOSED

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REQUESTED RESTRAINING ORDER AND
INJUNCTION ON THE CHEYENNE POLICE
DEPARTMENT.

P. WHEREFORE PETITIONER PRAYS
AS FOLLOWS:

A. THAT ALL POLICE OFFICERS, EMPLOYEES OR
AGENTS IN CONTACT WITH ANY CITIZENS
SUCH AS MYSELF BE MADE TO STAND
BEFORE A FEDERAL JUDGE AND RECITE
FROM MEMORY ALL THE U.S. CIVIL
RIGHTS LISTED IN THE U.S. CONSTITUTION
THAT APPLY TO EACH CITIZEN OF THE
UNITED STATES AND MYSELF, THAT
THEY BE NOT ALLOWED TO READ THOSE
BUT RECITE VERBALLY FROM MEMORY
TO THE UNBIASED SATISFACTION OF
A CHOSEN FEDERAL JUDGE WHILE
PETITIONER IS PRESENT AT EACH OFFICER
RESTRAINED TO DO SO, FOR WITNESS.
AS PETITIONER HAS ENOUGH VALID PROBABLE
CAUSE THRU EVIDENCE ENCLOSED AND
FROM PETITIONERS OWN INVESTIGATION
OF MANY RESPECTABLE CITIZENS WHO ARE
TELLING THE PETITIONER THE WHOLE CHEYENNE
POLICE DEPARTMENT IS CORRUPT.

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PETITIONER HAS ASKED SEVERAL TO WRITE THAT DOWN, TO THE PERSON THEY ARE SO AFRAID, NONE WILL DO THAT, THIS IS INCOMPREHENSIBLE THAT EVERYONE PETITIONER CONVERSED WITH WOULD SAY THE EXACT SAME THINGS AND NONE SAY THE OPPOSITE. A GOOD CROSS SECTION OF CITIZENS HAVE BEEN EXAMINED.

AS PETITIONER ALSO HAS FORMER POLICE SERVICE ON THE DENVER POLICE DEPARTMENT IN THE 1960'S ERA, PETITIONER AND ALL POLICE IN THAT ERA HAD TO STAND AND CITE FROM MEMORY THE AMMENDMENTS 1 THRU 14 TO THE POLICE ACADEMY OFFICIALS OR IT WAS NO BADGE OR JOB PERIOD.

IT IS WITH EXCEPTIONAL KNOWLEDGE THAT PETITIONER HAS PERSONALLY EXAMINED SEVERAL POLICE ACADEMYS IN PAST TWO YEARS, ALL EXAMINED ADMIT THEY TEACH ABOUT THE CONSTITUTION BUT CIVIL RIGHTS ARE NOT REQUIRED TO BE MEMORIZED.

EVEN MY OWN POLICE DEPT ADMITS THIS, VIA COMMANDER CAMB OF THE DPD CHIEF LINSON OFFICE, AND HE SAYS ITS A SAD STATE OF AFFAIRS.

WITH EVEN MORE ABOUT THIS SUBJECT I CAN TESTIFY TO, THE PERDICIMENT AT

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HAND IS OF PRIMARY CONCERN TO PETITIONER. PETITIONER PRAYS THE COURT PERFORM THE AFORESAIDED RESTRAINT, IMMEDIATE WITH NO PROCRASTINATION, AS PETITIONER CAN NOT AND WILL NOT HIDE OUT OR SHRINK HIS LIFE OR NEGLECT HIS VOLUNTEER STAFF, AND MUST GO IN THE STREETS AND HIGHWAYS TO DO HIS CAMPAIGN AND PERSONAL NEEDS.

AS THE VIOLATIONS ARE SO EXTREME AS CITED, PETITIONER SEEKS A EXTREME AND FAIR RESTRAINT ON THOSE CITED TO ASSIST IN CONTINUAL SAFETY AND FREEDOMS FOR PETITIONER AND ALSO HIS STAFF AND VOTERS.

Q. PETITIONER PRAYS AND CLAIMS TO THE COURT, THAT NO CITIZEN SHOULD BE IN THIS TYPE OF FEAR TO FREELY SPEAK OR EGRESS THE HIGHWAYS AND STREETS LEGALLY WITH THE ACTS DESCRIBED HEREIN THIS EFFORT IS BEING SHUT DOWN FOR THE PETITIONER DAY BY DAY, HOUR BY HOUR WHEN THE PETITIONER DID NO CRIMES, NO THREATS, ONLY WANTED HIS RIGHTS TO BE FUNCTIONING, AT BEST.

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PETITIONER REALIZES POLITICAL ENEMIES WILL AND MAY TRY TO CAUSE PETITIONER GRIEFS BEYOND NORMAL LIFE NEEDS THIS IS A GIVEN, BUT WHEN POLICE PARTICIPATE IN DOING SUCH IT IS BEYOND ACCEPTABILITY, THE EVIDENCE IS, IF THEY KNOW BY MEMORY MY CIVIL RIGHTS THEY SHOULD HAVE KNOWLEDGE NOT TO VIOLATE THOSE, IF THEY DO NOT KNOW ALL OF THE CIVIL RIGHTS IT IS IMPOSSIBLE TO SERVE AS A POLICE OFFICER IN AMERICA, PETITIONER PRAYS THE COURT SUSPEND ALL LISTED AS RESPONDENTS, FROM POLICE SERVICE IN CHEYENNE WYOMING IF THEY CANNOT MEMORIZE APPROXIMATELY 652 SIMPLE WORDS WITH COMMAS AND PERIODS INCLUDED IN THAT NUMBER THAT COMPRISE ALL MY BASIC CIVIL RIGHTS AS WELL AS OTHERS CIVIL RIGHTS.

I REALIZE THE IMPACT AND RAMIFICATIONS THIS COULD CAUSE AND I DO NOT EMBLISH OR ENJOY THE THOUGHT, BUT RESPONDENTS MUST BE ACCOUNTABLE FOR THE CIVIL RIGHTS VIOLATED NOW, LISTED HEREIN DONE BY THEIR OWN FELLOWS THAT REPRESENT ALL OF THEM. NONE OF THEM FUNCTION SEPERATLY, THERE ARE DEPARTMENT RULES AND REGULATIONS

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THAT ESTABLISH AND EMBRACE THEM AS ONE UNIT.

R. SHOULD PETITIONERS RESTRAINT REQUEST FOR THIS INJUNCTION NOT BE CLEAR ENOUGH PETITIONER PRAYS TO HAVE EXTENDED OPPORTUNITY TO CLARIFY BEFORE THE COURT IN PERSON A.S.A.P. IT IS PETITIONERS KNOWLEDGE FROM OTHER FEDERAL COURT APPEARANCE'S TESTIFYING THAT SOME FEDERAL JUDGES CONSIDER RESTRAINT-INJUNCTIONS OF THE HIGHER PRIORITY IN FRONT OF OTHER BUSINESS.

S. FURTHER THAT PETITIONER PRAYS TO HAVE A FEDERAL COURT DOCUMENT TO CARRY ON HIS PERSON THAT IN THE SIMPLEST LANGUAGE THAT EVEN A LOW I.Q. PERSON COULD UNDERSTAND THAT NO CHEYENNE POLICE OFFICER BE ALLOWED TO TOUCH THE PETITIONER IN ANY MANNER UNLESS THEY APPEAR BEFORE SAME FEDERAL JUDGES WITH WARRANT SUPPORTED BY OATH OR AFFIRMATION WITH PROBABLE CAUSE TO EVEN TOUCH THE PETITIONER IN ANY WAY, WITH PETITIONER GIVEN FAIR TIME AND OPPORTUNITY TO RESPOND FREELY WHEN ASKED. FURTHER

TO ASSURE THE COURT IN THIS REQUEST PETITIONER HAS NO INTENT OR PRE CONCEIVED IDEAS OR MOTIVES TO BREAK ANY LAWS OF THE LAND, BUT DOES DESIRE TO FINISH OUT THE POLITICAL CAMPAIGN IN WYOMING TILL NOVEMBER 2008 - SPEAKING AND TRAVELLING FREELY AS NEEDED IN CHEYENNE AND THE ENTIRE STATE OF WYOMING, WITH HOPES OF NOT ONE MORE CRIME OR CIVIL RIGHTS VIOLATIONS OCCUR TO PETITIONERS PERSON, SHOULD THE COURT LOVE THE U.S. CONSTITUTION AS MUCH AS THE PETITIONER, A SOLID FINDING IS REQUESTED TO UPHOLD THE CONTINUED EXISTENCE OF THE DOCUMENT WE LIVE BY.

PETITIONER DID NOT WANT TO HAVE TO DO THIS BUT NOW FINDS IT WARRANTED AND NECESSARY.

T. A DECISION AGAINST THE PETITIONER IN THIS WILL CAUSE A EXTREME HARSHIP PERSONALLY AND POLITICALLY, AS PETITIONER IS ALSO LEGALLY DISABLED SINCE 1985 PERMANETLY BY A FEDERAL ADMINISTRATIVE LAW JUDGE, IT IS NOT FEASIBLE THAT PETITIONER TRY TO PHYSICALLY SELF DEFEND AGAINST CRIMES COMMITTED UPON HIM.

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AND SHOULD NOT BE EXPECTED TO ALSO AS A 67 YR OLD SENIOR CITIZEN. MOST CURRENT AND PAST U.S. SENATORS THE PETITIONER HAS HEARD ALL HIS LIFE, SPEAK BOLDLY AND EXCITEDLY ABOUT CIVIL RIGHTS CONTINUALLY, I DONT SEE ANY OF THEM WITHOUT SOME KIND OF PHYSICAL BODY GUARD PROTECTION UNLESS MAYBE THEIR IN A TOILET SOMEWHERE, EVEN THE PRESIDENT(S) SPEAK HIGHLY OF CIVIL RIGHTS AND NEED SPECIAL BODY GUARDS - PETITIONER IS RELYING ON THE COURTS AT THIS WRITING TO BODY GUARD HIS RIGHTS AS PRAYED FOR, PETITIONER HAS OTHER PERSONAL KNOWLEDGE OF ATTACKS ON HIS PERSON AND SOME STAFF RUNNING FOR U.S. SENATOR IN CALIFORNIA AND HAWAII BOTH IN 2006, 22 SOME 000 ASSAULTS TWO KNIFE WOUNDS IN HAWAII, AND NO BODY BROUGHT TO JUSTICE OR A COURT PERIOD BY THE COUNTY ATTORNEY PERIOD, TO ANSWER EVEN THOUGH 3 GOOD POLICE OFFICERS PUT THEIR LIVES ON THE LINE TO FILE ALL THOSE CRIMES, VERY EXPERIENCED OFFICERS, COMMAND LEVEL.

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U. PETITIONER, WRITER AND CREATOR OF THIS SUBMISSION IS NOT A LICENSED ATTORNEY, DOES KNOW HOW TO TYPE FLUENTLY BUT IS FAIRLY COMPUTER ILLERATE, AND NO ACCESS AT THIS TIME TO A TYPEWRITER, BEGGING THE COURTS FORGIVENESS FOR LONGHAND, AND OF COURSE SOME FINGERS DOING THIS, ETC., I CAN PROBABLY TAKE ANY COMPREHENSIVE DIRECTION THE COURT CHOOSES OR SCOLDING, BUT AM EMPHATIC THAT MY CIVIL RIGHTS BE UPHOLD. ALSO THAT PETITIONER SUFFERS DAILY WITH LEG CRAMPS, BACK PAIN SOMETIMES SEVERE, SOMETIMES TOLERABLE, PETITIONER PRAYS THE COURTS INDULGENCE TO RESPOND AS ASKED TO FIT THE FUNCTIONS OF PETITIONERS DISABILITIES.

V. PETITIONER WISHES TO NOTE THAT WHILE HAVING COFFEE AT A LOCAL ESTABLISHMENT, ENGAGING IN A GOOD CONVERSATION WITH TWO YOUNG SHERIFF OFFICERS OF CANDLER COUNTY ONE OFFICER ALMOST CITED ALL OF THE CIVIL RIGHTS BY MEMORY

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STUMBLING A LITTLE ON THE 14TH AMMENDMENT, HE DID SO WILLING WITH PRIDE NOT OFFENDED, I HELPED HIM OUT ON THE 14TH, THERE IS SOME HOPE OUT THERE THAT SOME ARE GOOD AMERICANS WITH COURAGE AND PUBLIC SERVITUDE.

W. FOR INFORMATIONAL SUPPORT PURPOSES WHEN QUESTIONING OFFICER RADOMICKI UPON MY LEAVING THE POLICE BUILDING IF HE KNEW THE CIVIL RIGHTS FROM THE 1ST THRU THE 14TH AMMENDMENTS OF THE U.S. CONSTITUTION HE GAVE A FIRM "NO" ANSWER.

UPON POSING THE SAME QUESTION TO OFFICER DAVIDSON AS HE WAS CLOSING OUR CONVERSATION HE REFUSED TO ANSWER.

MEETING A YOUNG OFFICER WHILE I WAS HAVING COFFEE AT A MCDONALDS AFTER THE MEETINGS OF THE ABOVE OFFICERS AND ENGAGING IN A CONVERSATION WITH THIS OFFICER, WHO WAS VERY CONGENIAL POLITE AND TALKATIVE, I MENTIONED I HAD SOME UNFAVORABLE CONTACTS WITH TWO OLDER OFFICERS, TO WHICH THIS ~~OFFICER~~ OFFICER REPLIED, SOME OF THE OLDER

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ONES CAN BE HARD TO GET ALONG WITH, THIS TYPE OF CONVERSATION DID NOT SEEM TO MAKE HIM WANT TO GET AWAY FROM ME HE WAS SMILING SO WANTING SOME MORE INPUT AS HE IS ONLY THE 3RD OFFICER IVE EVER MET FROM THE CHEYENNE P.D. I POSED THE QUESTION TO HIM POLITE AS I COULD WORD IT, IF HE KNEW THE CIVIL RIGHTS IN THE CONSTITUTION, HE QUICKLY ANSWERED THAT HE DID NOT WE TALKED SOME MORE, HE EVEN SMILED AT ME INSIDE MCDONALDS AND WE EXCHANGED FAREWELLS I DO NOT WISH TO EMBARRAS THIS YOUNG POLICE OFFICER SO I WITHOLD HIS NAME WHICH I HAVE IT I LOOK AT HIM AND SEE MYSELF WHEN I WAS A YOUNG OFFICER WITH THE EXCEPTION THAT I HAD FOLKS CIVIL RIGHTS MEMORIZED AS I HAVE INCLUDED ALL THE OFFICERS IN MY INSUNCTION REQUEST HE WILL BE COVERED ANYWAY I LAY THE BLAME SQUARLEY ON THE COMMAND OFFICERS FOR THESE OFFICERS NOT KNOWING MY CIVIL RIGHTS FROM THEIR OWN MOUTHS ADMITTING IT AND FROM OMISSION IF THE NUMBER OF TOTAL OFFICERS NUMBER 100 THEN I HAVE KNOWLEDGE

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THAT 3% HAVE NO CONCEPT OF MY CIVIL RIGHTS A STRONG ENOUGH PERCENTAGE TO WARRANT PROBABLE CAUSE TO REQUEST THE COURT ACTION DESIRED ~~UNDER~~ THE LISTED HEREIN CIRCUMSTANCES THAT HAVE OCCURED TO ME FROM A FEW SHORT DAYS OF LIVING IN CHEYENNE WYOMING COUPLED WITH ALL, 100% OF THE CITIZENS IVE TALKED TO ABOUT THE CHEYENNE P. D. TO THE PERSON STATING THE POLICE FORCE HERE IS CORRUPT A FAIR CROSS SECTION OF CITIZENS HAS SAID THIS TO ME, BUT NO CITIZEN HAS TO HAVE SOME "POSITION" TO QUALIFY FOR EQUAL CIVIL RIGHTS.

X. AS I AM NOT TAUGHT OR VERSED IN FORMING SUBPOENAS I PRAY THE COURT OFFER ASSISTANCE TO PROVIDE SUCH SERVICE AS IT BECOMES NECESSARY, ALSO CONSIDERING MY FINANCIAL ABILITIES TO DO OTHER THAN I HAVE DONE WITH THIS PETITION, TO BRING IT TO A ULTIMATE DECISION.

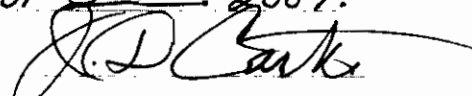
Y. MANY COPIES OF OTHER DOCUMENTS ARE ENCLOSED TO PROVIDE EVIDENCE TO SUPPORT THIS PETITION.

2.

VERIFICATION AND DECLARATION
UNDER PENALTY OF PERJURY

I JERRY D. CARTER DECLARE AND VERIFY
UNDER PENALTY OF PERJURY UNDER THE
LAWS OF THE UNITED STATES OF AMERICA
THAT THE FORGOING IS TRUE AND CORRECT.

DATED THIS ~~26~~TH DAY OF SEPT. 2007.


JERRY D. CARTER
% GENERAL DELIVERY
CHEYENNE WYOMING 82001

ENCLOSURE: I SWEAR I LIVE AT A
PHYSICAL ADDRESS IN THE CHEYENNE WYO
CITY LIMITS, BUT WISH TO WITHOLD THAT
IN FEAR OF A VENDETTA, HAVING NO MEANS
OF PERSONAL PROTECTIONS ALSO THE POST
OFFICE HAS NO AFFORDABLE BOX RENTALS
AT THIS TIME ANYWHERE, IVE MET WITH
TOP POSTAL OFFICIALS AND NOW KNOW
WHY THAT PROBLEM EXISTS AND THEY
ARE WORKING NOW TO SOLVE THAT FOR
ME.

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ROBERT D. FECHT
CHIEF OF POLICE
2020 CAPITOL AVE.
CHEYENNE WYO. 82001

EXHIBIT 1-A -P-1

SEPT 21-2007

CHIEF OF POLICE
CHEYENNE WYO

THE UNDERSIGNED, DESIRES TO BRING CHARGES
OF CRIMINAL ACTS ON CHEYENNE POLICE OFFICER,
"RADOMICKI" BADGE #55, OF THE CHEYENNE
WYO. POLICE DEPT.

THE CHARGES OF DISTURBING, MY PEACE
HARASSMENT, TO MY PERSON ARE DESIRED.

THAT ON SEPT-21-2007, APPROX, 10⁰⁰
AM, UNDERSIGNED APPEARED AT THE CHEYENNE
WYO POLICE DEPT, ASKING A PUBLIC SERVICE
OF POLICE, TO FILE CRIMINAL CHARGES ON A
WYOMING STATE PATROL TROOPER, "TESTERMAN".

I WAS DIRECTED TO OFFICER RADOMICKI,
WHO WAS MANNING THE DESK, LOCATED IN THE
LOBBY.

THE FIRST INTERCHANGE OF CONVERSATION
OPENED WITH WHAT I TERM, AS NORMAL.

THEN AT THE POINT WHERE I NEEDED TO
IDENTIFY AND NAME THE SUSPECT, TESTERMAN,
OF THE WYO STATE PATROL, RADOMICKI'S ATTITUDE

1-A - P-2

TOOK A NOTABLE CHANGE TO WHAT I TERM AS NOT NORMAL.

HE STARTED VERBALLY DISMISSING ME TO GO TO THE STATE PATROL WITH MY (CHARGES) HOWEVER HE KEPT USING THE WORD COMPLAINT(S) ALSO ACCELERATING TO A CAUSTIC AND BELIGERANT LEVEL OF DEMANOR.

MY ATTEMPTING TO CONVINCE HIM, I CAME TO FILE CHARGES NOT COMPLAINTS, HE JUST WOULD NOT USE THE WORD, CHARGES.

AS THE CRIMES WERE COMMITTED IN THE CITY LIMITS, ALTHOUGH ON STATE CAPITOL TURE, I BELEIVE I HAD PROBABLE CAUSE TO FILE AT THE CITY POLICE DEPT.

THE CRIMES OF DISTURBANCE, HARASSMENT, ASSAULT AND BATTERY, FALSE ARREST, FALSE IMPRISONMENT AND POSSIBLE TERRORISTIC THREATS, WERE IN MY THINKING AND I WAS RELATING THOSE TO TROOPER TESTERMAN, AS HE DID THE ABOVE CRIMES TO ME, IN HIS CAPACITY AS A STATE TROOPER (OUT OF CONTROL).

AS A FORMER DENVER COLO POLICE OFFICER, EVEN THOUGH I AM A OLDER MAN, I THINK I GOT ENOUGH ON THE BALL, TO KNOW WHEN CRIMES ARE COMMITTED TO ME.

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RADOMICKI WOULD NOT GIVE UP ON USING THE WORD COMPLAINT(S), WHEN I CALLED HIM ON THE DIFFERENCE IN THE WORDS CHARGES AND COMPLAINTS, I THOUGHT HE WAS GOING TO COME OVER THE DESK AT ME. HE GOT LOUD IN HIS PERSISTENCE. HIS EFFORTS TO BE ARGUMENTATIVE MADE IT ALMOST FUTILE TO SPEAK COMMON SENSE TO HIM.

THERE WAS NO DOUBT THAT HE WAS INVENTING EFFORTS TO PROTECT THE TROOPER AND SIDETRACK ME OUT OF THE POLICE STATION.

FINALLY AFTER COOL, CHOSEN, POINTED, WORDS, I CONVINCED HIM THAT I WAS NOT LEAVING TILL I HAD HIS REFUSALS IN WRITING. HE GOT OUT SOME CARDS AND WROTE ON ONE, WITH HIS NAME AND BADGE # AND ON THE BACK NOTED,

"SENT TO W.H.P. SUPERVISOR FOR COMPLAINT IN REGARDS TO TROOPER TESTERMAN", WHEN I READ THAT I MENTIONED THAT HE WAS AVOIDING STATING HIS REFUSING TO ACCEPT THE CHARGES, HE THEN WITH DISGUST WROTE ON A 2ND CARD "REFUSED TO TAKE COMPLAINT IN REGARDS TO TROOPER

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1-A-P-4

TESTERMAN'S ACTIONS. REFERRED TO
W.H.P. SUPERVISOR."

AFTER ALL THE WORDS WE EXCHANGED,
MYSELF BEING EMPHATIC, TELLING HIM
I WANTED THE WORD CHARGES USED,
HE STILL REFUSED TO WRITE IT OR USE
IT IN OUR CONVERSATION OR HIS WRITING.

I DIDNT HAVE TO RUN DOWN TO THE
LIBRARY TO READ, IF HE JUST VIOLATED
SEVERAL OF MY U.S. CIVIL RIGHTS, I KNEW
IT IMMEDIATELY, IT WAS VERY DISTURBING
TO ME THAT HE WAS HAVING NO THOUGHT
OF DOING THAT, BUT I FOUND OUT WHY, ON
MY WAY OUT.

HAVE YOU EVER HEARD OF THE 14TH
AMMENDMENT OF THE U.S. CONSTITUTION,
(CHIEF OF POLICE) ILL GIVE YOU A CLUE,
REAL COPS LOVE CLUES, DONT THEY -

"EQUAL PROTECTION OF THE LAWS"

THERE IS MORE, BUT AS YOUR OFFICER
IS CLUELESS REGARDING CIVIL RIGHTS,

SHOULD I ASSUME HIS COMMAND OFFICERS
ARE ALSO, ILL VENTURE THIS WILL WAKE
YOU UP, IF YOUR CLAIMING YOUR A U.S.
CITIZEN.

RADOMICKI WAS WEARING ME
DOWN

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1-A P-5

HARASSING ME ABOUT THIS DEVELOPING, PREMEDITATED REFUSAL. ESPECIALLY WHAT I HAD JUST BEEN SUBJECTED TO PRIOR BY TROOPER TESTERMAN, AND HIS CRIME SPREE.

AS I WAS LEFT NO CHOICE, I HAVE FILED THE CHARGES WITH THE WYO STATE PATROL - THEY HAVE THEM, POSSIBLY IF THEY INTERACT WITH YOU AT ALL, YOU MIGHT OBTAIN THE COPIES.

BEING ALSO LEGALLY DISABLED FOR 22 YRS (LEGALLY,) FROM ON THE JOB INJURIES, MY PAIN LEVEL INCREASES WHEN DIPSTICKS START VIOLATING MY CIVIL RIGHTS, AND COMMIT CRIMES TO ME, DOING IT. ITS NOT NICE TO TREAT A SENIOR CITIZEN LIKE THIS, I AM SURE YOUR DOG CATCHER HAS MORE COMPASSION ON THE POT LICKERS THEY PICK UP THAN THESE OFFICERS DID ON ME. I WANT RADOMICKI CHARGED WITH THE CRIMES I LISTED AND BROUGHT TO TRIAL.

I KNOW WHERE TO GO TO CHARGE THE CIVIL RIGHTS VIOLATIONS, I DONT NEED TO BE TOLD, ALTHOUGH THOSE VIOLATIONS COMPOUND THE CRIMINAL AND THE COMPLAINTS YOU ARE ABOUT TO RECEIVE.

RADOMICKI, HAS COMMITTED IN THIS SITUATION, DERELICTION OF DUTY, MADE ERROR IN THE EXERCISE OF JURISDICTION, TRIED A EFFORT OF MILIGNARE, INVENTED RECKLESS MISCONDUCT, DEPRIVATION OF MY CIVIL RIGHTS, PREMEDITATED MALICE IN FACT, MALICE PREPENSE, MALFEASANCE, MISFEASANCE, MALPRACTICE, LEGAL NEGLIGENCE, MAL CONDUCT DURESS, MISDIRECTION, WAS REPUGNET AND CONTRADICTORAL, ALL UNDER THE COLOR OF POLICE AUTHORITY, WITH EXCEPTIONAL GRIEVOUS CONDUCT UNBECOMING A OFFICER OF THE LAW. CONSIDER AND ACCEPT THESE COMPLAINTS AS CHARGED, AND NOT, IF THESE WORDS ARE TO LARGE FOR YOU, IT MIGHT BE EXPEDIENT TO CALL YOUR TAXPAID LAWYER ASAP, IN CASE IT HAS NOT DAWNED ON YOU, I AM A U.S. CITIZEN, NOT A CHYENNE WHO PUNCHING BAG, THIS SHOULD COVER THINGS NICELY AT YOUR LEVEL, FROM HERE ON I TAKE IT UPWARDS WHERE THE EAGLES FLY.

IF YOU WISH TO ADD ACCESS TO A GOUT BLOG, DENIED ILL BE GLAD TO

ACCOMMODATE YOU IN THE SPIRIT OF COOPERATION, MENTIONING A DISABLED PERSON.

IF YOU HAVE ANY CONCEPT THAT COPS CAN GO BAD, THEN YOU SHOULD READ THE BOOK "BLACK SATURDAY" WRITTEN BY A FELLOW OFFICER OF MINE ON THE DPD, AND THE DPD PUBLISHED IT; "55" WE SENT TO THE BIG HOUSE FOR FELONYS. WE DID NOT TOLERATE FILTH AMONG US.

IF YOU HAVE A INVESTIGATOR WITH TWO PIECES OF BRAIN TO RUB TOGETHER MAYBE YOU CAN GET A SMOKIN INVESTIGATION GOING, WHEN YOU SEE EVIDENCE EXHIBITS A + B, ENCLOSED YOU MIGHT WANT SOME OXYGEN CLOSE BY, ANY ONE WHO VIOLATES SOMEONES CIVIL RIGHTS AND PUTS THE ADMISSION IN WRITING, MUST HAVE A DISFUNCTIONAL PROBLEM,

OH, ON MY WAY OUT, I ASKED RADOMICKI IF HE COULD CITE MY CIVIL RIGHTS FROM MEMORY, HE SAID "NO."

I'VE MET ONLY TWO OTHER OFFICERS OF YOUR DEPT, WHO CANT DO THAT EITHER, ONE DENIED TO TALK ABOUT IT,

THE OTHER ADMITTED HE DID NOT KNOW ANY, WHATS GOING ON HERE OUT OF A 100, IT WONT TAKE MANY MORE TO REACH A 10% FAILURE STATUS.

YET, I MET A YOUNG SHERIFF AT COFFEE AND HE COULD CITE ALL, BUT STUMBLER ON THE 14TH AND WAS NOT OFFENDED THAT I INQUIRED, MAYBE YOU SHOULD HIRE HIM, HE'S BRILLIANT COMPARED TO WHAT IVE SEEN THIS FAR, IN YOUR DEPT.

YOU DONT WANT TO HEAR WHAT IVE BEEN HEARING FROM BUSINESS PEOPLE, REGULAR CITIZENS AND SOME OFFICIALS OF COMMUNITY GROUPS HERE IN

CHEYENNE, ABOUT YOUR POLICE DEPT,

MOST OF THEM THINK I SHOULD RUN FOR U.S. SENATOR, DAM GOOD IDEA HUH, ESPECIALLY WHEN YOU GOT A CONGRESS WOMAN, ABSENT WITHOUT LEAVE. WHO'S RUNNING THE SHIP., THE RATS.

ITS PRETTY SAD WHEN A DUMB

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1-A P-9

OLE COWBOY LIKE ME, HAS TO GET
WIRED TO GET YOUR UNDEVIDED
ATTENTION, THAT YOU DONT SEEM TO
IMPART TO YOUR OFFICERS.

IF I DECIDED TO FILE A FEDERAL
RESTRAINING ORDER IN CERTAIN VERBAGE,
PERTAINING TO YOU AND YOURS TO LEARN
ALL MY CIVIL RIGHTS BY MEMORY SO
YOU CAN WARRANT WEARING A BADGE
AND A GUN TO PROTECT AND SERVE
THE CITIZENS WITH, HOW MUCH MORE
EVIDENCE DO YOU THINK I NEEDED TO
ROLL IT OFF, WE ON THE SAME PAGE
YET CHIEF?

I SHOULD NOT THINK YOU'D TAKE
ANY OFFENSE TO MY FREEDOM OF
SPEECH AND CREATIVE WRITING -

HELL, A VICE PRESIDENT FROM
JACKSON HOLE WHO CAN USE THE
F--- WORD IN PUBLIC AND SHOOT
HIS FRIEND IN THE FACE, AND HE GETS
HIS NAME IN GOLD LETTERS ON THE
FEDERAL BLDG IN CASPER, NEAT-HUH!

J.D. Carter
J.D. CARTER
c/o GENERAL DELIVERY
CHEYENNE WYO, 82001

EVIDENCE EXHIBIT

B

(AC)

TO ACCOMPANY

#1-A

Report

RADOMICKI'S

WRITING

AND

SIGNATURE



Sent to W.H.P.
Supervisor for
Complaint in regards
to Trooper Testerman.
JH 11/11/55

SEPT
21
07

SAME

AS

ABOVE

SEPARATE

CARD

Refused to take
Complaint in regards
to Trooper Testerman's
actions. Referred to
W.H.P. Supervisor.

~~Robert Harris~~

~~James H. Hays~~

~~W.D.~~

~~HARRIS~~

~~NEEDS~~

~~BRYAN MARTIN~~

TROOPER
TESTERMAN
9:05 AM
4-21-07
CHARGE
BRI

MY NOTES
(AC)
MADE IMMEDIATELY
AFTER CRIMES
WERE COMMITTED

CHEYENNE POLICE DEPARTMENT



OFFICER Radomicki
BADGE # 55

2020 CAPITOL AVE.
CHEYENNE, WY. 82001
307-637-6525
307-637-6526 (FAX)

CASE #._____

Refused to take
complaint in regards
to Trooper Testermans
actions. Referred to
W.H.P. supervisor.

TROOPER
TESTERMAN
Q 05 AM
007

S.D.

714013

NEWS

ROYAL - MARTIN

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CHIEF OF POLICE
ROBERT D. FECHT
CHEYENNE WYO 82001
AND TO WHOM IT CONCERNS

WRITTEN SAT-9-22-07
AFTERNOON.

UNFORTUNATELY,

ON SATURDAY THE 22ND OF SEPTEMBER AT
APPROX. 11⁰⁰ AM THE UNDERSIGNED WENT TO
THE WYOMING COALITION FOR THE HOMELESS AT
907 LOGAN CHEYENNE, BEING PERSONALLY
INVITED BY VIRGINIA THE DIRECTOR, FROM
MEETING HER AT THE VETERANS STAND DOWN
IN CHEYENNE WYO ON FRIDAY THE 21ST - 2007.

THIS PLACE IS COMMONLY REFERRED TO BY
THE HOMELESS AS THE "WELCOME MAT".

UPON ENTERING THE ALCOVE OF THE
BUILDING, I SAW A MAN WITH A BEARD
AT A DESK WHO GLANCED AT ME, THEN
TOTALLY IGNORED ME, SO I WENT OUT AND
ENTERED AGAIN.

THE MAN, LATER IDENTIFIED AS "STEVE",
FINALLY TOLD ME TO ENTER INTO THE OFFICE
AREA, I DID. I FILLED OUT A INTAKE FORM
PROVIDED, NOT WISHING TO GIVE MY SS[#].

FINISHING I PLACED IT ON HIS DESK
AFTER READING THE "RULES, POLICIES, AND
PROCEDURES, THOROUGHLY FROM THE BACK OF
SAID PAPER.

STEVE READ IT, AND ASKED ME
SOME QUESTIONS, WHICH I ANSWERED.

(2)

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HE THEN STARTED ADVISING ME OF THE SERVICES, SOME OF THEM I SUPPOSE.

HE STARTED AFFIXING A PLASTIC MOUTH PIECE TO A HAND HELD DEVICE I RECOGNIZED AS A BREATHALIZER, NOT ASKING ME WHETHER I CHOSE TO PARTICIPATE OR NOT.

I THEN ADVISED HIM I DID NOT WISH TO TAKE IT, AND ANNOUNCED THAT I DID NOT DRINK ALCOHOL.

THIS SEEMED TO UPSET HIM SOME WITH HIS RUPY AND FACIAL EXPRESSION.

SO I ASKED IF THAT REFUSAL WOULD DENY ME SERVICES, HE SAID NO, CASUALLY.

ACCORDING TO THE BACK PAGE IT IS AVAILABLE, NOT MANDATORY, AND HIS NOT ADVISING ME FATHER OF THAT FACT, WAS A ATTEMPT TO DECEIVE ME INTO IT, BY PREPARING TO DO IT WITH NO ADVISEMENT, ONE WAY OR ANOTHER.

I DO NOT HAVE ANY PARTICULAR DISPUTE WITH ANY THING ON EITHER SIDE OF THE INTAKE FORM, WITH THE EXCEPTION OF HANDING OUT MY SOCIAL SECURITY # TO ANY TOM, DICK, OR HARRY WHO WANTS IT.

CLEARLY I LIKE PARAGRAPH # 4

A LOT, ON THE BACK OF THE INTAKE FORM, AS IT GIVES ME OPPORTUNITY TO LEARN MORE ABOUT THE ORGANIZATION, AND ITS FUNCTIONS, AND HOW ITS SUPPORTED, RATHER THAN JUST RUN BLINDLY INTO A PLACE THAT IS CLAIMING BY APPEARANCES, TO GIVE STUFF AWAY.

I WANT TO KNOW WHERE THE STUFF COMES FROM AND WHO GETS IT, IN GENERAL AND IF SOME MONIES ARE INVOLVED, AND PARAGRAPH # 4 APPARENTLY ALLOWS QUESTIONING, WITHOUT SAYING WHAT THE QUESTIONS HAVE TO BE.

I IN ORDER OF THINGS, GOING ON, ANSWERED HIS QUESTIONS, THEN I ASKED IF ~~HE~~ THEY RECEIVED ANY FEDERAL FUNDS TO HELP RUN THINGS. HE SAID CAUSTICLY

SEE VIRGINIA MONDAY, I APPROVED, THE BREATHALIZER SEEMED TO BE A THROWN IN HIS SIDE ISSUE, SO I ULTIMATELY STATED, THAT I USED TO BE A POLICE OFFICER, AND FELT PEOPLE HAVE SOME RIGHTS.

THIS APPARENTLY DID NOT SET WELL WITH HIM, APPARENTLY FROM HIS OWN PERSONAL VIEWS, AS THE RULES ARE STATED ON THE INTAKE FORM WHAT THE VOLUNTEER IS TO DO AND WHAT

(4)

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THE APPLICANT IS TO DO.

HIS RESPONSE TO ME, STATING I WAS A FORMER OFFICER, ^{HE} WAS BELIGERENT CAUSTIC, AND APPARENTLY ^{THAT} LIT A FIRE TO HIS ANGER, HE STATED HE DIDNT CARE WHAT I HAD TO SAY, THAT CUT OFF THE QUESTION I WAS BUILDING UP TO FROM THE INTRODUCTORY STATEMENTS.

HE THEN ORDERS ME OUT OF THE BUILDING, I ASKED IF HE WAS REFUSING ME SERVICES, INSTEAD OF ANSWERING POLITELY HE PHYSICALLY GOES PAST ME TO THE DOOR OPENS IT AND LOUDLY TELLS ME TO LEAVE. I DID WITH NO FURTHER REBUTTAL. I CLOSED THE 2ND DOOR OUT, WALKED TO THE PARKING LOT, AND WAS WRITING DOWN HIS NAME (WHICH HE REFUSED THE LAST NAME) AND THE ADDRESS, AND TIME, WHEN HE SUDDENLY BURSTS OUT OF THE BUILDING COMING RIGHT AT ME, TELLING FOR ME TO GET OFF THE PROPERTY.

I HAD ALREADY EXITED BUT THAT WAS NOT GOOD ENOUGH, HE OBVIOUSLY HAS A DESIRE AND NEED TO GET PHYSICAL WITH SOMEONE HE'S DECIDED TO HATE.

(5) PAGE 40 OF 61

I DID NOTHING TO PROVOKE THIS EVENT OUTSIDE THE BUILDING AND FEEL I WAS WELL WITHIN THE RULES INSIDE THE BUILDING. ALL I CAN GLEAN IS, THE MENTION OF POLICE SERVICE TOUCHED OFF HIS MENTAL ABILITY TO ^{NOT} FUNCTION AS A NORMAL HUMAN BEING.

THE ATTACK HE DISPLAYED IN THE PARKING LOT, ON MY PERSON, WAS OBVIOUSLY DONE WITH INTENT AND MALICE AFORE THOUGHT, AS HE HAD TO BE WATCHING ME STOP, FROM SOME VISIBLE VANTAGE POINT, CERTAINLY NOT A POSITION OF THREAT, TO ANYONE AS I WENT AWAYS FROM THE BUILDING NOT RIGHT UP NEXT TO IT, BEFORE STOPPING.

IN THE PARKING LOT HE STARTS WAVING BOTH ARMS WILDLY IN THE AIR, REAL CLOSE TO MY BODY, MOVING AROUND FAST, ONE SWIPE HE MADE, I THOUGHT HE WAS GOING TO CONNECT AND I JERKED MY NECK A BIT TO AVOID THE COMING HIT, I TURNED AS QUICKLY AS I COULD WITHOUT RUNNING, AND HE DOGGED MY SIDE AND BACK SIDE "REPEATEDLY, I SAID "I AM WALKING."

I WAS "NOT" IN FEAR OF MY LIFE AS I SEEN NO WEAPONS, ANY FEAR I HAD WAS THAT HE MIGHT STRIKE ME AND CAUSE ME INJURY AND PAIN IN EXCESS OF WHAT I ALREADY LIVE WITH 24-7 BEING PERMANENTLY DISABLED NOW FOR 22 YRS BY S.S. FED. JUDGES.

HE OBVIOUSLY PAID NO RESPECT TO THE WORDS I WROTE ON THE INTAKE FORM OF "DISABLED" AND HE COULD OF READ IT, ALSO THAT I AM A SENIOR CITIZEN AT 67 YRS OLD, DID NOT SEEM TO MAKE ONE BIT OF DIFFERENCE TO THIS, VOLUNTEER ("STEVE") FROM THE MANNER AND ACTIONS OF ATTACK.

IT IS NOT MY FAULT IF HE HAS FRIED HIS BRAIN IN THE PAST ON SOMETHING, AND HAS NO CONTROL OF HIS NORMAL ACTIONS, BUT I WILL NOT BE OR STAND TO BE A VICTIM OF A OUT OF CONTROL SUBHUMAN INDIVIDUAL.

THIS VOLUNTEER, I LEARN LATER IN QUESTIONING SOME PEOPLE WHO SAY THEY KNOW HIM WELL, DOES APPARENTLY RECEIVE HOUSING, MEALS CLOTHES FOR HIS VOLUNTEERISM,

WHICH THEREFORE, LEGALLY DOES NOT MAKE HIM A VOLUNTEER, BUT A EMPLOYEE.

HE STANDS ACCOUNTABLE AS AN EMPLOYEE IN MY OPINION.

HE MADE ME FEEL NERVOUS, UNCOMFORTABLE, AFRAID, CAUSED MY BODY TO DO A EFFORT OF DEFENSE THAT I WOULD NOT JUST DO ON MY OWN, KNOWING THE POSS. RAMIFICATIONS EVEN A SMALL MISMOVE CAN DO TO MY MEDICAL CONDITION.

EVEN AT MY DECLARATION OF "I AM WALKING," DID NOT STOP HIS ATTACK OF DOGGING ME AND ARM FRAILING AND VERBAL HARASSMENT.

IF, AND I WILL FIND OUT, HE DENIED ME ACCESS, AND THAT ORGANIZATION RECEIVES ANY FEDERAL, STATE, MONEY, FOODS, GIFTS, HE WITH MALICE, HAS VIOLATED MY CIVIL RIGHTS, WHICH I CAN LIST FROM MEMORY WHEN ITS TIME.

HE VIOLATED STATE AND MUNICIPAL LAWS OF DISTURBING MY PEACE, HARASSING ME, ATTEMPTED ASSAULT, AND THREATS, FOR THIS HE SHOULD BE CHARGED BY CHEYENNE POLICE WITHOM I TRIED TO REPORT IT TO.

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
I HAVE LEARNED FROM OTHERS
THAT HE HAS BADGLED THEM
HARASSED THEM, BOSSES THEM
ABOUT AND OCASSINALLY YELLS AT
THEM, WHEN THEY GO TO THIS
"WELCOME MAT" PLACE.

ITS APPARENT THOSE WHO TOLD ME
THESE THINGS ARE IN FEAR OF LOSING
THEIR PRIVILEGES THERE, SO WANT
SIGN THEIR NAMES TO A PAPER
TO PROVE IT.

IF HE CAN CAUSE THAT MUCH FEAR
IN A PERSON, WITH NEEDS, HOW IN
THE HELL CAN HE KEEP THIS
POSITION HE'S BEEN GIVEN, WHICH
APPARENTLY HAS BECOME A ENTITLEMENT,
FOR HIM. WHOSE RUNNING THE SHIP?

I RESPECTFULLY DEMAND HE BE
CHARGED AS STATED HEREIN, AND
ALL VIDEO TAPES FOR THAT DAY BE
RETRIEVED AND HELD FOR EVIDENCE.

SEPT-22-23-
07


J.D. CARTER
% GENERAL DELIVERY
CHEYENNE WYO.

CHEYENNE POLICE DEPARTMENT

Case Information

☐ Supplemental

Additional Case: # _____

EXHIBIT
B-1

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CASE # 07-51491

DATE/TIME: 09-22-07 1315

OFFICER/BADGE: Davidson P81

Location of Offense: 907 Logan

Incident Type: Disturbance

Time Frame of Offense: Date/Time 09-22-07 1200 to _____

Case Status: # 4

1) Open 2) Unfounded 3) Exception 4) Inactive 5) Cleared Officer 6) Arrested 7) summons 8) TOT Outside Agency

☐ Offense Info.

☒ RP Cancel

☐ Statement Forms (#) _____

☐ Copy Fax sent To _____

☐ Subject Continuation (#) _____

☐ Arrest Report Summ.

☐ Teletypes (#) _____

☐ Evidence Receipt _____

☐ Property Continuation (#) _____

☐ Page #2/Cont form

☐ Misc. _____

☐ Crime Scene Tech. _____

Code	Name (Last, First)	Address		
C	Carter, Jerry	Refused		
DOB AGE	Race	Sex	PX#	Additional
Refused	W	M	Refused	Carter stated he was 67 years old
Code	Name (Last, First)	Address		
DOB AGE	Race	Sex	PX#	Additional
Code	Name (Last, First)	Address		
DOB AGE	Race	Sex	PX#	Additional
Code	Name (Last, First)	Address		
DOB AGE	Race	Sex	PX#	Additional
Code	Name (Last, First)	Address		
DOB AGE	Race	Sex	PX#	Additional
Code	Name (Last, First)	Address		
DOB AGE	Race	Sex	PX#	Additional

Subject Codes:

C - Complainant
D - Driver
M - Missing Person
O - Other
S - Suspect
P - Parent
PI - Person of Interest
R - Runaway
V - Victim
W - Witness

Race Codes:

B - Black
H - Hispanic
I - Am. Indian
O - Oriental, Pacific Is.
East Indian
W - White

Offense Summary:

I contacted Jerry Carter reference he wanted to make a complaint about another individual. Carter stated he was at the above location to clean himself up. Carter stated there was an individual named Steve at this location. Carter had to fill out some paperwork before he was allowed to go inside. Carter stated Steve placed a breathalyzer in front of him and told him to blow into it. Carter refused to do this. Carter stated he decided to leave and went out to the parking lot. Carter stated Steve came out to the parking lot and told Carter to leave the area and started waving his arms by Carter. Carter left the area after this. I contacted Carter at 2020 Capitol and he explained to me what had happened. Carter was extremely uncooperative and would not provide me with any of his personal information because he stated I was a dirty cop and would fraudulently use his information. I asked Carter what he wanted to do reference Steve and he stated he did not want to do anything with it. Carter started to demand that I recite the 14th Amendment and if I could not I would be arrested for a felony. Carter continued to be extremely uncooperative the entire time I was speaking with him. I informed Carter I would make a report of the incident and he left the area.

Offense Information

Type (S-State, O-Municipal, F-Federal)

MISD ☐

FELONY ☐

DOMESTIC VIOLENCE ☐

Type

Offense

Statute/Ordinance

Attempt / Comp.

Location Type: # 24

1) Bus Area Criminal
2) Bars/Swing & Loan
3) Bars Night Club
4) Church Temple
5) Commercial Office Bldg

6) Court House
7) County Store
8) Dent Store
9) Drug Store Dr Office Hosp
10) Food Market

11) Gas Pump, Bag
12) Grocery Market
13) Highway Road View
14) Hotel Motel etc
15) Jail Prison

16) Liquor Store
17) Pkg Lot Office
18) Rental Storage
19) Residence Home

20) Restaurant
21) School Garage
22) Service Gas Station
23) Other

THESE ARE MY OFFICIAL ARGUMENTS
AND DISAGREEMENTS OF THE ENCLOSED
PAPER TITLED CHEYENNE POLICE DEPT.
CASE INFORMATION

I - AGREE: INCIDENT TYPE: DISTURBANCE

YET I WANTED MORE THAN THAT CHARGED

ON THE LISTED SUSPECT (STEVE) I INFORMED

THE OFFICER DAVIDSON P81 THAT I WANTED

CHARGES PLACED FOR DISTURBING MY PEACE

HARASSMENT, ASSAULT (ATTEMPTED) AND

GOING INTO THE SECTION OFFENSE SUMMARY:

YOU CAN READ WHAT THE OFFICER FILED,
I - DISAGREE I WAS CLEAR I DID NOT
USE THE WORD COMPLAINT AT ANY TIME,

I WAS USING THE WORDS "CRIMINAL CHARGES".

I NEVER SAID I WAS THERE TO "CLEAN UP"

I SAID I WAS THERE TO DO "CRIMINAL"

I - DISAGREE - I NEVER SAID THAT (STEVE)

TOLD ME TO GO IN THE BATHHOUSE!

SO I COULD NOT OF REFUSED, I TOLD (STEVE)

I DID NOT WANT TO DO A BATHHOUSE

AS I DID NOT DRINK.

I - DISAGREE - I DID NOT TELL THE OFFICER

THAT I DECIDED TO LEAVE, I TOLD

HIM STEVE ORDERED ME OUT OF THE

BUILDING AFTER I HAD ASKED (STEVE)

TWO QUESTIONS.

PAGE # 2

OF EXHIBIT B1

ARGUMENTS AND DISAGREEMENTS

I-DISAGREE I WAS NOT UNCOOPERATIVE
I CHOSE NOT TO GIVE MY BIRTH DATE
OR SOCIAL SECURITY # TO THE OFFICER
AS I PROTECT AGAINST POSS ID THEFT
AT ALL LEVELS ALL THE TIME,

THE OFFICER GAVE ME A HUGE
HARASSMENT FOR NOT WANTING TO GIVE
THOSE TWO ITEMS, AND FLATLY REFUSED
TO MAKE ANY REPORT. I CONVINCED
HIM DIFFERENTLY AS WE PURSUED THE
CONVERSATION, IN FRONT OF THE POLICE
BUILDING, WHERE I WAITED TILL THE
OFFICER RESPONDED TO MY CALL.

I-DISAGREE - I ABSOLUTELY NEVER
SAID "HE WAS A "DIRTY COP" I
WOULD NEVER DO THAT TO A POLICE
OFFICER THAT I DONT KNOW - HE MUST
THINK I AM STUPID, TO ACCEPT THIS FLAGRANT
LIE.

I-DISAGREE, I NEVER SAID HE WOULD
USE MY INFORMATION "FRANDUGENTLY"

I DISAGREE - I NEVER SAID I DID NOT
WANT TO DO ANYTHING IN REFERENCE
TO STEVE - I SAID I WANTED HIM
CHARGED WITH THE CRIMES I TOLD
THE OFFICER CLEAR AS DAYLIGHT.

2ND PAGE

B-2
EXHIBIT

PAGE # 3

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OF EXHIBIT B-1 FOLLOWING
ARGUMENTS AND DISAGREEMENTS

I - DISAGREE: I NEVER DEMANDED THAT HE REUTE THE 14TH AMMENDMENT, I NEVER SAID HE COULD OR WOULD BE ARRESTED FOR A FELONY.

I DID ASK HIM IF HE KNEW THE 14TH AMMENDMENT, HE WANTED TO CHANGE THE SUBJECT AND AVOIDED ANSWERING ME, THE FELONY STUFF HE HAS MADE UP ON HIS OWN, AND ALSO THE ARREST STUFF.

I - DISAGREE - I WAS NOT UN-COOPERATIVE IF ANY ONE DID THIS DEMANDOR IT WAS HIM, AND HE WAS DOING HIS BEST IT SEEMED TO BE WHAT HE SAYS I AM.

I - DISAGREE - HE NEVER TOLD ME TO LEAVE THE AREA, AT ANY TIME I WAS SITTING ON THE BENCH ALL THE TOTAL TIME I TALKED TO DAVIDSON,

HE WALKED AWAY FROM ME, AT THE END, I CALLED TO HIM ASKING WHAT HE WAS GOING TO WRITE IN THE REPORT, HE TURNED AND SAID

I WILL SAY STEVE RAN YOU OFF THE PARKING LOT, WAVING HIS ARMS, THAT YOU WERE IN FEAR OF YOUR LIFE, THAT IS TOTALL ERRONEOUS, THATS NOT WHAT ALL I SAID, TO DAVIDSON A FEW MINUTES BEFORE, I NEVER SAID 'I WAS IN FEAR OF MY LIFE, NOW THAT I

2ND PAGE
B-2
EXHIBIT

PAGE # 41 PAGE 48 OF 61
OF EXHIBIT B-1 FOLLOWING

ARGUMENTS AND DISAGREEMENTS
HAVE A COPY OF DAVIDSON'S WRITTEN
REPORT AS OF THUESDAY SEPT 25TH
AT APPROX 3⁰⁰ PM PICKING IT UP 4 DAYS
AFTER THE CRIMES WERE COMMITTED

I NOW SEE THE TOTAL FABRICATED
LIES, IN A OFFICIAL DOCUMENT, THAT
DAVIDSON IS WILLING TO GO TO, TO
DO WHAT - MAYBE PROTECT HIS
FRIEND STEVE, OR MAYBE INFER
I AM DIRTY, OR INFER I AM LESS
THAN A CITIZEN TO HIM, OR INFER
TO ESTABLISH GROUNDS, SO OTHER
POLICE WILL HAVE SOME SO-CALLED
ESTABLISHED EVIDENCE FROM DAVIDSON
TO FALL BACK ON IF ANY DECIDE TO
HARASS ME, STALK ME, WATCH ME,
OR EVEN CONFRONT OR ARREST ME,

SEE FEDERAL COURT INJUNCTION
FILING FOR WHAT I NEED DONE
ABOUT THIS, OTHER THAN FILE
DEPARTMENTAL CHARGES ON DAVIDSON.

ALMOST FORGOT, I MENTIONED TO DAVIDSON,
THAT THE PLACE APPARENTLY HAS VIDEO DEVICES
AND THAT I WANTED HIM TO RETRIEVE ANY
VIDEO WITH ME ON IT, HE SAID HE WOULD.

HE MAKES NO MENTION OF EVER THINKING
ABOUT THAT IN THE REPORT, THIS OMISSION
IS JUST ABOUT AS INCOMPREHENSIVE AS IT GETS.

J. D. Calk 9-25-07

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TO WHOM IT CONCERNS: I AM IN FEAR OF MY LIFE TO
TURN THIS IN WITHOUT BACKUP
AS I FEEL RETRIBUTION WILL COME
ON ME. SEPT 25-07
ILLEGALLY.

ROBERT D. FECHT
CHIEF OF POLICE
2020 CAPITOL AVE.
CHEYENNE WYOMING 82001

EXHIBIT
B-3

CHIEF

NOW, THAT I HAVE A COPY OF PATROLMAN
DAVIDSON'S REPORT OF 9-22-07 CASE # 07-51491,
IT BECOMES VERY CLEAR TO ME AT 67 YRS
OF AGE, AND AMONG THE MANY PROFESSIONAL JOB
TITLES IVE HAD SCRATCHING OUT A LIVING, AMONG THEM,
THE 5 1/2 GREAT YEARS AS A DENVER COLORADO
MOTORCYCLE OFFICE (IN CHARGE OF 35 BIKES) WHY
YOUR POLICE DEPARTMENT HAS SUCH HORRIBLE
REFERENCES, IN THE MANY, MANY, CITIZENS
IVE TALKED TO AND INTERVIEWED IN MY
REGISTERED RUN FOR THE U.S. SENATE FROM
WYOMING.

IVE PREPARED 4 PAGES OF REBUTTAL
TITLED "ARGUMENTS AND DISAGREEMENTS"
IN WRITING, SHOWING THE FLABBERGASTING
LIES AND INVENTIONS THAT OFFICER
DAVIDSON, WITH OBVIOUS PREMEDITATION
DID FILE.

I AM WILLING TO GO AS FAR WITH
THIS, TO TAKE A LIE DETECTOR TEST
TO PROVE MY STATEMENTS, BUT YOU
CAN BET I WONT DO THAT WITH

ANY POLICE TECHNICIANS IN THIS STATE,
AND IF I CANT PARTICIPATE IN FORMING
THE QUESTIONS THE TEST WOULD GIVE.

FROM DAVIDSON'S REPORT (AND
I QUIVER, AT NEEDING TO CALL HIM "OFFICER")

I NOW KNOW AND SHUDDER, AT THE
OPPORTUNITY TO FILE CRIMINAL ~~AND~~ CHARGES
AND DEPARTMENTAL CHARGES AND COMPLAINTS
ON THE 2ND OFFICER OF YOUR DEPT, IN A SHORT
FEW DAYS APART. I WILL LIST ALL OF THE
ABOVE IN THIS WRITING, AND RESPECTFULLY DEMAND
YOU ACT, INVESTIGATE, AND INITIATE PROPER
ARRESTS, AND OFFICIAL DECISIONS IN THIS
MATTER. I DONT HAVE MUCH CHOICE, BUT
TO START THIS THRU YOU AS YOUR SUPPOSED
TO BE THE CHIEF OF POLICE, NOT THE LEADER
OF A ARMED GANG, WITH BADGES, SO DURESS
TO ME, IS ESTABLISHED IN THIS EFFORT.

I CHARGE OFFICER DAVIDSON BADGE P-81
WITH DISTURBING MY PEACE, HARASSING ME,
TAMPERING WITH AND ALTERING AND
DESTROYING EVIDENCE, GIVEN TO HIM BY
ME, WHEN CRIMINAL CHARGES WERE TOLD
TO HIM, REQUESTED HIM TO FILE THEM AND
HE REFUSES TO DO SO, AND SUBVERTLY
USES THE WORD "COMPLAINT" TO SOE TRACK

PAGE # 3

"THE CRIMINAL" CHARGES.

HE PUT LIES AND FABRICATED WORDS IN A OFFICIAL POLICE REPORT, THIS IS FRAUD, FRAUDULENT ENTRIES. HE HAS COUNTERFITED THE WHOLE THOUGHT OF "POLICE" AND WHAT THAT WORD SHOULD STAND FOR IN AMERICA.

I DESIRE HIS PERSON BE CHARGED WITH THE ABOVE CRIMES, THAT HE BE ARRESTED AND BROUGHT TO TRIAL.

FUTHER, HE HAS COMMITTED, DISGRACE TO ME AS A CITIZEN, AND THE SAME TO THE CITIZENS OF CHEYENNE UNDER THE COLOR OF AUTHORITY, BY DOING THE ABOVE AND THE FOLLOWING, MISFEASANCE, MALFEASANCE, DERELICTION OF DUTY, CONDUCT UN-BECOMING A OFFICER, MISDIRECTION, TAMPERING WITH AND ALTERING EVIDENCE OF CRIMES I REPORTED TO HIM AND GAVE HIM, VERBALLY, FAILING TO NOTE OR OBTAIN POSSIBLE VIDEO EVIDENCE, THAT IS PROBABLY AVAILABLE OR (WAS AVAILABLE) WHICH COULD NOW BE ERASED OR LOST, AS HE HAS FAILED TO ACT AS A OFFICER IN THE HEAT OF THE MOMENT, FUTHER HE HAS SLANDERED MY REPUTATION WITH LIES, AND INVENTED VERBAGE IN A OFFICAL REPORT OF POLICE USAGE, ESTABLISHING

PAGE 4

A CIVIL VENUE, UNDER THE U.S. CONSTITUTION OF VIOLATING MY CIVIL RIGHTS, WHICH I SHALL NAME THEM, IN THE FEDERAL COURT DOCUMENTS, SHOULD I FILE, AND WHEN I FILE, WHICH WILL DIRECTLY PUT THE CITIZENS OF CHEYENNE AS THE RECIPIENTS OF DAVIDSON'S MANY ILLEGAL AND IMPROPER ACTIONS, NOT TO MENTION THE POSSIBLE SHAME OF A GOOD CITY, THAT THE MEDIA WILL POSSIBLY AIR. IN STATING THIS ASPECT IT IS NOT MY INTENTION TO DESTROY A GOOD CITY, BUT THRU THESE VIOLATIONS, RESTORE THE WRONGS FOR THE GOOD OF A CITIZEN AND A CITY TO FURTHER THE STRENGTH OF THE U.S.

CONSTITUTION AND THE RIGHTS IT SUPPORTS AND DEMANDS, FOR ALL ITS CITIZENS.

DAVIDSON FURTHER COMMITTED, MALICE IN FACT, MALICE PREPENSE, LEGAL NEGLIGENCE, DEPRIVATION OF SEVERAL CIVIL RIGHTS, DEPRIVATION OF POLICE, "PROTECT AND SERVE", SERVICES OF A CITIZEN, AND A MACIOUS ACT, MADE EXCEPTIONAL EFFORTS TO MILIGNARE A CITIZEN WITH NO PROBABLE CAUSE, PERFORMED RECKLESS MISCONDUCT IN A REPUGNET AND CONTRIDICTORAL DISPICABLE MANNER, AND ULTIMATELY TARNISHED HIS BADGE AND REPUTATION, IF HE POSSESSED ONE.

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I RESPECTFULLY DEMAND THE AFORELISTED
BE CAREFULLY NOTED AND CONSIDERED AS
COMPLAINTS AND CHARGES AGAINST THE
OFFICER DAVIDSON, THAT HE BE SUSPENDED
AND ULTIMATELY TERMINATED FROM POLICE
DUTIES, FOREVER FROM THE CHEYENNE P.D.,
THAT NO RECOMMENDATION BE GIVEN SO
THAT HE CAN ENTER POLICE SERVICE IN
ANY OTHER JURISDICTION.

AS I AM IN FEAR OF MY FREEDOMS
AND LIFE FOR MERELY FILING THE AFORE
MENTIONED, CRIMES, COMPLAINTS, CHARGES,
I CAN DO SO UNDER OTHER EXCEPTIONAL
CIRCUMSTANCES, THAT MAY INCLUDE FEDERAL
LEVEL DECISIONS, VIA COURTS, AS CIVIL
RIGHTS VIOLATIONS ARE EXTREMELY INVOLVED.

J.D. Cook

SEPT 25-07

CALL TO MAJOR BUTLER

2ND PM 1-21-07

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STATE HIGHWAY PATROL
OF WYOMING
CHEYENNE WYOMING

SEPT 21-2007
11³⁰ AM

THE UNDERSIGNED DESIRES TO BRING AND
PLACE THE LISTED CRIMINAL CHARGES ON TROOPER
TESTERMAN OF THE WYOMING STATE HIGHWAY PATROL.

FIRST CHARGE: DISTURBING MY PEACE

2ND CHARGE: HARASSING ME

3RD CHARGE: FALSE ARREST, THE SAME AS
DEFINED ON PAGE 540 OF BLACKS LAW
DICTIONARY (FIFTH EDITION) CLAIMING
JOHNSON V. JACKSON, 43 ILL. APP. 2d
251, 193 N.E. 2d 485, 489. AND VIA
ITS DECISIONS AND EVIDENCE OF SAME
CASE.

4TH CHARGE: FALSE IMPRISONMENT (AS DESCRIBED ABOVE)

5TH CHARGE: TERRORISTIC THREATS.

6TH CHARGE: ASSAULT AND BATTERY

LOCATION OF LISTED CRIMINAL VIOLATIONS WAS
IN THE LOBBY OF THE STATE CAPITOL BUILDING, FIRST
FLOOR, AT AND NEAR THE INFORMATION DESK OF THE
STATE PATROL. DATE OF OCCURANCE SEPTEMBER 21, 2007.

THESE CHARGES ARE BROUGHT ON PROBABLE CAUSE
TO THE STATE PATROL LEVEL AS ACCOMPANYING BUSINESS
CARDS WILL PROVE, UNDERSIGNEDS EFFORT TO PLACE THE
ABOVE CHARGES WITH THE CHEYENNE POLICE DEPT, WERE
REFUSED, TWICE IN WRITING BY OFFICER RADOMICKI
AT THE SAME POLICE DEPT'S LOBBY DESK. AS HIS
REFUSAL ALSO VIOLATES MY CIVIL RIGHTS EMPHATICALLY
UP TO AND INCLUDING THE 14TH AMENDMENT OF THE
U.S. CONSTITUTION RE: EQUAL PROTECTION OF THE LAWS WHICH

NOW HAS ALSO OCCURED IN THIS TOTAL CASE.

THEREFORE, WITH EVIDENCE OF SUCH, I AM FORCED TO APPLY TO THE NEXT LEVEL OF LAW ENFORCEMENT IN THE STATE OF WYOMING.

CONTINUED:; HAVING JUST CAUSE, PROBABLE CAUSE CITIZEN CAUSE, AND PROFESSIONAL CAUSE, I NEEDED TO GO TO THE SECRETARY OF STATE OFFICE TO GET AN INFORMATION ON THE REQUIREMENTS OF THE STATE OF WYOMING, AS TO THE PARTICULARS I WILL HAVE TO MEET AT THE STATE LEVEL, TO QUALIFY AND REMAIN ON THE VOTERS BALLOTS UNTIL NOVEMBER OF 2008, FOR THE OFFICE OF U.S. SENATOR. (I AM ALREADY AWARE OF THE FEDERAL REQUIREMENTS TO FILE AND RUN FOR U.S. SENATOR AND HAD DONE SO FOR STATE OF IDAHO, HAVE CHANGED MY MIND, SO WYOMING IS NOW MY CHOICE FOR THE ELECTION RACE, AND PAPERS ARE BEING DRAWN, NOW.

THAT MAKES IT MANDATORY THAT I NOW LEARN THE STATE REQUIREMENTS SO I CAN COMPLY.

USUALLY IN SEVERAL STATES THE SEC OF STATE HAS THOSE DOCUMENTS, (SOME DONT, COULD BE AT A ELECTION COMMISSION OFFICE, ALSO.

AS I HAVE LEGALLY RAN FOR U.S SENATE IN CALIF, AND HAWAII IN 2006, I THINK I KNOW WHAT I AM DOING BY NOW AND WHAT THE DRILL IS AND WHERE MOST OF THE GOVERNMENT SERVICES ARE THAT I NEED TO HAVE, TO ACCOMPLISH THE ABOVE DESCRIBED.

ENTERING DESCRIBED STATE CAPITOL TO DO SOME OF MY ERRANDS AS HIGHLIGHTED ABOVE ON FOOT WITH ONLY A LONG SLEEVED SHIRT HANGING ON MY SHOULDER AND WEARING NORMAL CLOTHES I APPROACHED

ON THE 10TH OF MAY 2008 I WAS IN THE

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THE OTHER DESK, MARKED "INFORMATION",

AS I OWN A MOPED ALSO, AND JUST ARRIVING IN CHEYENNE, HAVING NO TIME TO CHECK WITH MOTOR VEH, I FIRST ASKED THE PATROLMAN TESTERMAN, IF I WOULD NEED A LICENSE PLATE ON A MOPED, ESTABLISHING IT IS A 49 CC BIKER, HE SAID I WOULD NOT, THEN I MENTIONED INSURANCE, HE THEN STARTED GIVING ME A LECTURE OF SORTS ABOUT BEING RESPONSIBLE IF I HIT ANYONE ETC: ETC:

WHEN HE FINISHED THAT I SAID I WAS A FORMER DENVER POLICE OFFICER AND THAT I WAS ON LOW INCOME ETC: WHICH PRETTY MUCH MAKES ONE, LAWSUIT PROOF AS FAR AS THAT SUBJECT GOES.

I THEN ASKED IF HE WOULD DIRECT ME TO THE SECRETARY OF STATE OFFICE,

HIS REPLY WAS

WHAT DO YOU WANT THERE?..

I POLITELY STATED THAT WAS MY PERSONAL BUSINESS,

HE SAID, WELL YOUR NOT GOING THERE WITHOUT A APPOINTMENT

MY REPLY (BEING AMAZED AT THAT) WAS, YOU MEAN A CITIZEN CANNOT JUST ACCESS GOVERNMENT SERVICES,

HE REPEATED THE APPOINTMENT ASPECT.

I ASKED HOW TO DO THAT,

AT THAT POINT HE STANDS UP COMES OUT OF HIS BOOTH AND COMES PHYSICAL TOWARDS ME STOPPING ABOUT 6' AWAY.

HE ANNOUNCES FOR ME TO LEAVE TILL A APPOINTMENT, I TURNED TO START TO LEAVE, MAKING A STEP IN THE DIRECTION OF THE ENTRANCE,

HE THEN COMMANDS ME TO STOP. I DID, HE STEPS TOWARD ME WHILE SAYING DO YOU HAVE ANY WEAPONS, (I CANT BELIEVE HE IS DOING THIS, I DID NOTHING, FOR HIM TO INQUIRE OF THIS, I WAS SHAKEN, OFF GUARD A BIT, I PUT MY ARMS UP OPEN HANDS SAYING NO, (SHOWING HIM I HAD NOTHING, HE SORT OF STARTS AT ME WITH A ARM AND HAND OUT LIKE HE MIGHT TRY TO SEARCH ME, FLABBERGASTED AT HIS WHOLE DEMAND AND ACTIONS I ASKED WHAT ARE YOU DOING, HE DIDNT GO AS FAR AS TO TOUCH ME, BUT SAYS PUT YOUR HANDS BEHIND YOUR NECK.

I SAID "WHAT"?

HE TOOK HIS RIGHT HAND OFF HIS COW HOLSTER AND PUT HIS HAND BEHIND HIS NECK, WHILE TELLING ME "LIKE THIS"

I SAID WHAT ARE YOU DOING, HE SAID PUT THEM UP THERE HE THEN UNSNAPS HIS HOLSTER OF HIS SIDE ARM, THERE WAS NO PROBABLE CAUSE FOR HIM TO START THIS AND NO PROBABLE CAUSE TO MAKE A MOVE TO HIS WEAPON, AS I AM LEGALLY DISABLED NOW FOR 22 YRS, IT IS VERY PAINFUL AND DIFFICULT FOR ME TO PUT MY HANDS BEHIND MY NECK AND HOLD THAT POSITION AT ALL OR VERY LONG EVEN ON A LOW PAIN DAY, I STARTED RAISING MY ARMS TO TRY IT, SAYING "AM I UNDER ARREST" HE SAYS NO, GET YOUR HANDS UP, I SAID WELL YOU ALREADY DID THE ARREST" HE LOOKED CONFUSED,

THEN BEFORE I COULD GET MY HANDS BEHIND MY NECK HE SAYS "GIVE ME YOUR I.D. I POINTED AT MY WALLET AREA WITH MY RIGHT

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HAND AND INDEX FINGER, THEN SLOWLY, VERY SLOWLY REACHED FOR MY WALLET TO GET IT, P-1

(HE APPEARED VERY NERVOUS, AND I NOTICED HIM SHAKING PHYSICALLY WITH HANDS AND ARMS THIS GOT MY ATTENTION AS, THE BODY LANGUAGE HE WAS EXHIBITING TOLD ME HE MIGHT LOSE WHAT LITTLE CONTROL HE HAD, AT ANY MOMENT, I

GOOT MY CA LICENSE OUT AND HANDED IT, HE "CLABBED IT"

HE THEN ANNOUNCES AND STARTS DOING A RADIO CHECK ON MY LICENSE,

WHILE HE WAS WAITING, I MENTIONED ABOUT BEING A U.S. SENATOR CANDIDATE TO OFFER HIM A LITTLE MORE OF MY IDENTITY AND MAYBE CALM HIM SOME AS HE WAS STILL SHAKING DOING THE RADIO CONTACTS.

I CAME BACK CLEAR, I HEARD THAT, HE JUST LOOKED AT ME, AS IF HE COULD NOT BELIEVE WHAT HIS RADIO JUST TOLD HIM,

I THEN ASKED FOR MY PROPERTY BACK THE LICENSE, HE REFUSED, THAT IS A ACT THAT IS BEHAVIORALLY UNBALANCED, AND A OBVIOUS TATIC TO SEE IF I MIGHT GO ON SOME KIND OF ATTACK SO HE COULD GO AFTER ME SOME MORE.

BEING A FORMER OFFICER, I'VE SEEN THIS DONE BY OTHER COPS, JUST TO PISS OFF SOMEONE, I NEVER DID THIS TO ANYONE AS A OFFICER, AND IF THIS DISRESPECTFUL, YOUNG CLOWN WITH A BADGE AND A GUN, DOESNT THINK I KNOW

WHAT HE WAS TRYING TO FORCE ON ME WITH HIS TACTICS AND DEMANDS, HE'S GOT A COMMON SENSE AWARENESS PROBLEM. R6

FOR WHAT EVER HIS PURPOSE WAS TO GO AFTER ME, AS DESCRIBED, IT ALL ENDED OUT ON THE CAPITOL STEPS, WHERE HE ORDERED ME TO GO, IN ORDER TO GET MY DR. LICENSE BACK.

I COMPLIED, THAT IS NOT A REQUEST ITS A UNLAWFUL POLICE ORDER TO MAKE ME DO SOMETHING I DONT WANT TO DO TO GET MY PROPERTY BACK.

THAT WAS HIS 2ND UNLAWFUL POLICE ORDER THE FIRST WAS TELLING ME TO STOP, AFTER ORDERING ME OUT IN THE FIRST PLACE.

(FALSE ARREST, FALSE IMPRISONMENT)

ON THE STEPS OUTSIDE THE DOOR OF THE CAPITOL, HE KEEPS MY LICENSE AND STARTS A BELATING LECTURE, LOUDLY, IN MY FACE WITH HIS FINGER POINTING AT ME, SAYING

YOU CANT BE A SENATOR CANDIDATE YOU GOT A CA LICENSE, YOU'D HAVE TO HAVE A WYOMING LICENSE TO DO THAT, I TRIED TO EXPLAIN THAT BY SAYING OH, IF YOU DONT BELIEVE ME YOU CAN CALL THE FEDERAL ELECTION COMMISSION AND ASK FOR KEVIN... HE CUT ME OFF, SAYING I DONT CARE, YOU ARENT EVEN DRESSED LIKE A SENATOR....

NOW TAKE YOUR LICENSE AND GET OUT P-7
OF HERE, BUT HE HELD IT TIGHT, SAYING
HERE IS MY SUPERVISOR'S NAME IF YOU
DON'T LIKE IT CALL HIM, I SAID

I DON'T NEED YOUR SUPERVISOR'S NAME
(I WROTE TESTERMAN'S NAME ON A PAPER
I HAD IN MY SHIRT POCKET, WHERE I HAD
ALSO JOTTED 30 MINUTES PRIOR, THE NAME
OF THE RADIO HOST, WHO GAVE ME THE PAPER
WITH THE NEWS DIRECTOR ON IT, AND HAD
INVITED ME TO COME BACK WITH MY PRESS
RELEASE

I WENT STRAIGHT TO THE POLICE STATION
TO FILE CRIMINAL CHARGES ON TESTERMAN,
AND WAS REFUSED IN WRITING TO
DO SO.

I DESIRE TESTERMAN BE CHARGED
WITH THE CRIMES I LISTED, CHARGED
AND ARRESTED FOR TRIAL, SO HE HAS
A OPPORTUNITY TO HAVE HIS CIVIL RIGHTS
IN COURT, THE SAME ONES HE VIOLATED
MULTIPLE TIMES IN HIS LITTLE BAD COP
DISPLAY, OF MINE.

IF I WAS A GAMBLER, I AM NOT
I'D BET ALL I OWN, HE CANNOT STAND

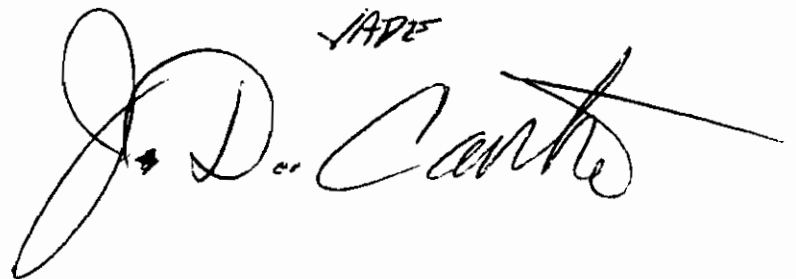
AND FROM HIS MEMORY, IN FRONT OF A JUDGE
AND CITE ALL OF MY CIVIL RIGHTS FROM
THE U.S. CONSTITUTION, FROM THE 1ST
THRU THE 14TH AMMENDMENT. AND ILL WIN
THAT BET.

THE AFORE IS THE CRIMINAL CHARGES,
I DESIRE, AS A U.S. CITIZEN

DEPARTMENTAL CHARGES WILL FOLLOW,
AND THE FEDERAL LAWSUIT AND OTHER
DOCUMENTS WILL NOW BE IN THE WORKS.

WHERE DID YOU GET HIM,

SIGNED J.D. CARTER

 J.D. CARTER

OBVIOUSLY A WELCOME
GUEST TO WYOMING
WHO IS STATING FOR
THE BIG RACE!

IF I WIN MAY GOD HAVE MERCY ON
THE CORRUPT IN WYOMING.